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14		RICT COURT FOR THE
	NORTHERN DISTRI	CT OF CALIFORNIA
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16	REGENTS OF UNIVERSITY OF	No. 3:17-cv-05211-WHA
1	CALIFORNIA and JANET NAPOLITANO, in her official capacity as President of the	No. 3:17-cv-05235-WHA
17	University of California,	No. 3:17-cv-05329-WHA
18	Chiversity of Camornia,	No. 3:17-cv-05380-WHA
_		No. 3:17-cv-05813-WHA
19	Plaintiffs,	
	, , , , , , , , , , , , , , , , , , ,	DEFENDANTS' RESPONSE TO
20	v.	PLAINTIFFS' MOTION TO STAY (ECF
		NO. 190) AND TENTATIVE ORDER OF
21	UNITED STATES DEPARTMENT OF	THE COURT (ECF NO. 193)
22	HOMELAND SECURITY and ELAINE	THE COURT (ECF NO. 193)
	DUKE, in her official capacity as Acting Secretary of the Department of Homeland	T 1 TT 11 XX7'11' A1
23	Security,	Judge: Honorable William Alsup
	Security,	
24	Defendants.	
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DEFENDANTS' RESPONSE TO PLAINTIFFS' MOTION TO STAY AND TENTATIVE ORDER OF THE COURT

While Defendants appreciate the suggested relief provided in the Court's tentative order, the proposed relief does not fully address all of Defendants' substantial concerns. Absent additional relief either from this Court or the Supreme Court, Defendants will be required to continue to compile the administrative record during the pendency of the stay. For the reasons set forth in Defendants' prior filings, Defendants believe that the Court's prior Orders regarding discovery and the scope of the Administrative Record are improper. *See, e.g.*, Order re Motion to Complete the Administrative Record, ECF No. 79; Motion to Stay Pending Petition for Writ of Mandamus, ECF No. 81.

Although Defendants are engaging in discussions with Plaintiffs to potentially address some of these concerns, absent additional relief Defendants reserve their right to promptly seek review of the Ninth Circuit's denial of their Petition for a Writ of Mandamus with the Supreme Court.

Dated: November 20, 2017 Respectfully submitted, 1 2 CHAD A. READLER Principal Deputy Assistant Attorney General 3 BRIAN STRETCH **United States Attorney** 4 5 BRETT A. SHUMATE Deputy Assistant Attorney General 6 JENNIFER D. RICKETTS 7 Director, Federal Programs Branch JOHN R. TYLER 8 Assistant Branch Director 9 /s/ Brad P. Rosenberg BRAD P. ROSENBERG (DC Bar #467513) 10 11 Senior Trial Counsel STEPHEN M. PEZZI (DC Bar #995500) KATE BAILEY (MD Bar #1601270001) 12 Trial Attorneys United States Department of Justice 13 Civil Division, Federal Programs Branch 20 Massachusetts Avenue N.W. Washington, DC 20530 Phone: (202) 514-3374 14 15 Fax: (202) 616-8460 Email: brad.rosenberg@usdoj.gov 16 17 Attorneys for Defendants 18 19 20 21 22 23 24 25 26 27 28